

**GOVERNMENT OF TELANGANA  
ABSTRACT**

POLICE – Revision Petition of Sri P.Srinivasa Rao, Inspector of Police, Chaitanyapuri PS, formerly of Nalgonda District against the punishment of "PPI for two years with effect on future increments and pension – Allowed – Orders – Issued

-----

**HOME (SER-I) DEPARTMENT**

**G.O.RT.No. 237**

**Dated: 11/02/2016  
Read the following:-**

- 1.From Sri P.Srinivasa Rao, Inspector of Police, Chaitanyapuri, PS, Hyderabad, Revision Petition dt:4.9.2014 received with the endorsement of Hon'ble M(Home)
- 2.Govt. Memo. No.3793/Ser.I/A1/2014-1, dt:24.9.2014
- 3.From the DGP, Telangana, Hyd, Lr. Rc. No.1313/T1/2014 dated:18.11.2014

\*\*\*\*\*

**ORDER:-**

In the reference 1<sup>st</sup> read above, Sri P.Srinivasa Rao, Inspector of Police, has submitted a revision petition with a request to set-aside the punishment of **"PPI for two years with effect on future increments and pension"** awarded by the DIG, Hyderabad Range, with all consequential benefits, for the reasons mentioned therein.

**2.** The D.G.P. Telangana, Hyderabad, who was consulted in the matter, has informed that the individual was handed up on a charge under Rule 20 of APCS (CC&A) Rules, 1991, for the following delinquency:

"Gross reprehensible conduct by Sri P.Srinivasa Rao, C.I. of Police, Nakrekal Circle, Nalgonda dist. in resorting to illicit contacts with a woman and closing himself with her in the guest house of Cheruvugattu temple located on the hill-top in Narketpally (M) on 29.7.2010 thereby tarnished the image of Police in the eyes of public".

**3.** The SDPO, Miryalaguda, who was appointed as Inquiry Authority, has submitted his minutes holding the charge as proved his letter dated 20.11.2013. A copy of the minutes were supplied to the charged officer. He submitted his final statement of defence on 30.12.2013 with a request to drop further action. After going through the connected records, the DIG, Hyderabad Range has awarded the punishment of **"PPI for two years with effect on future increments and pension"** and the period of suspension period w.e.f., 2.10.2010 to 10.1.2011 was treated as "Not on Duty" vide RO No.27/2014 (Rc. No.831/D1-43/HR/2010-13), dt:8.1.2014. Aggrieved with the above orders, he preferred an appeal to the IGP, West Zone, which was considered and rejected vide R.O. No.122/2014, dt:7.5.2014.

**4.** Aggrieved by the above, orders, he has come up with a revision petition to the Government, with a request to set aside the punishment imposed on him. Finally while enclosing the revision petition along with service particulars, defaulter sheet, the D.G.P., Telangana, has requested the Government for its disposal.

**5.** After careful examination of the matter with reference to the records made available, it is observed that none of the witnesses has supported the version of the prosecution. However, the Enquiry Officer held the charge proved solely basing on the preliminary enquiry report which is not only irregular but also out of his jurisdiction. The Enquiry Officer should confine to the evidence adduced during the course of enquiry. Hence, Government hereby allow the revision petition of the individual and set-aside the punishment of "PPI for two years with effect on future increments and pension, imposed on Sri P.Srinivasa Rao, Inspector of Police, Chaitanyapuri PS, formerly of Nalgonda District.

**6.** The Director General of Police, Telangana, Hyderabad shall take further action in the matter. The records received vide reference 3<sup>rd</sup> read above are returned herewith which should be acknowledged.

**(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)**

**RAJIV TRIVEDI  
PRINCIPAL SECRETARY TO GOVERNMENT**

To  
The Director General of Police, Telangana, Hyderabad (w.e)  
The individual concerned through DGP, Telangana, Hyderabad.

**// FORWARDED :: BY ORDER //**

**SECTION OFFICER**